Exhibit 2

Attorney: SPEIGHTS, DANIEL A Law Firm: SPEIGHTS & RUNYAN

Claim Number: 11560

Claimant: FENESTRA INC DOOR PRODUCTS DIV,

As described below, certain questions on the Asbestos Property Damage Proof of Claim Form require the claimant to provide documents. On the Claim Form identified above, the following checked questions were not answered or were not responded to properly, for the reason(s) stated:

☑ Category 1 Claim:	□ Category 1 Comments:
16. Docume	nts relating to the purchase and/or installation of the product in the property.
	☐ No documents were provided.
	☑ Documents provided are insufficient because:
they fa the bui	il to demonstrate that a Grace asbestos-containing product was actually in Iding.
	nts concerning when the claimant first knew of the presence of asbestos in
the prope	erty. ☐ No documents were provided.
	☑ Documents provided are insufficient because:
	il to indicate either expressly or from the nature or context of the ent, when the claimant first knew of the presence of asbestos in the by.
22. Docume	nts concerning efforts to remove, contain and/or abate the Grace product. ☑ No documents were provided.
	Documents provided are insufficient because:
26. Docume	nts concerning testing or sampling for asbestos in the property.
	☐ No documents were provided.
	☑ Documents provided are insufficient because:
buildin	g air sample results were not included.

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